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<b>CONTINUED P</b>	ROSECU	TION	<b>APPLICA</b> 1	<b>FION</b>	(CPA)
RE	EQUEST '	<b>TRANS</b>	SMITTAL	.1	

Submit an original, and a duplicate for fee processing. (Only for Continuation or Divisional applications under 37 CFR 1.53(d)) CHECK BOX, if applicable; DUPLICATE

dress to:

**Assistant Commissioner for Patents Box CPA** Washington, DC 20231

Attorney Docket No. of Prior Application	915.312 RECEIVE	
First Named Inventor	Djupsjobacka	Ρ .
Examiner Name	R. Brown OCT 2 1 200	2
Group Art Unit	2611	
Express Mail Label No.	Technology Center	<b>K600</b>
,	EV137071095US	

This is a request for a	Ł	EV137071095US
FILING QUALIFICATIONS: The prior application identified above must be a nonprovisional application that is either: (1) complete as defined by 37 CFR 1.51(b), or (2) the national stage of an international application in compliance with 35 U.S.C. 371. Effective May 29, 2000, a CPA may only be filed in a utility or a plant application if the prior nonprovisional application was filed before May 29, 2000. A CPA may be filed in a design application regardless of the filing date of the prior application. See "Request for Continued Examination Practice changes to and Provisional Application Practice," Final Rule, 65 Fed. Reg. 50092 (Aug. 16, 2000); Interim Rule, 65 Fed. Reg. 14865 (Mar. 20, 2000), 1233 Off. Gaz. Pat. Office (Apr. 11, 2000).  C-I-P NOT PERMITTED: A continuation-in-part application cannot be filed as a CPA under 37 CFR 1.53(d), but must be filed under 37 CFR 1.53(b).  EXPRESS ABANDONMENT OF PRIOR APPLICATION: The filing of this CPA is a request to expressly abandon the prior application as of the filing date of the request for a CPA. 37 CFR 1.53(b) must be used to file a continuation, divisional, or continuation-in-part of an application that is not to be abandoned.  ACCESS TO PRIOR APPLICATION: The filing of this CPA will be construed to include a waiver of confidentiality by the applicant under 35 U.S.C. 122 to the extent that any member of the public who is entitled under the provisions of 37 CFR 1.14 to access to, copies of, or information concerning, the prior application may be given similar access to, copies of, or similar information concerning, the prior application is needed in the first sentence of the specification and none should be submitted. If a sentence referencing the prior application assigned the application number identified in such		8/_976,322,
as defined by 37 CFR 1.51(b), or (2) the national stage of an international application in compliance with 35 U.S.C. 371. Effective May 29, 2000, a CPA may only be filed in a utility or a plant application if the prior nonprovisional application was filed before May 29, 2000. A CPA may be filed in a design application regardless of the filing date of the prior application. See "Request for Continued Examination Practice changes to and Provisional Application Practice," Final Rule, 65 Fed. Reg. 50092 (Aug. 16, 2000); Interim Rule, 65 Fed. Reg. 14865 (Mar. 20, 2000), 1233 Off. Gaz. Pat. Office (Apr. 11, 2000).  C-I-P NOT PERMITTED: A continuation-in-part application cannot be filed as a CPA under 37 CFR 1.53(d), but must be filed under 37 CFR 1.53(b).  EXPRESS ABANDONMENT OF PRIOR APPLICATION: The filing of this CPA is a request to expressly abandon the prior application as of the filling date of the request for a CPA. 37 CFR 1.53(b) must be used to file a continuation, divisional, or continuation-in-part of an application that is not to be abandoned.  ACCESS TO PRIOR APPLICATION: The filing of this CPA will be construed to include a waiver of confidentiality by the applicant under 35 U.S.C. 122 to the extent that any member of the public who is entitled under the provisions of 37 CFR 1.14 to access to, copies of, or information concerning, the prior application may be given similar access to, copies of, or similar information concerning, the other applications in the file jacket.  35 U.S.C. 120 STATEMENT: In a CPA, no reference to the prior application is submitted, it will not be entered. A request for a CPA is the specific reference required by 35 U.S.C. 120 and to every application assigned the application number identified in such	I	
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application as of the filing date of the request for a CPA. 37 CFR 1.53(b) must be used to file a continuation, divisional, or continuation-in-part of an application that is not to be abandoned.  ACCESS TO PRIOR APPLICATION: The filing of this CPA will be construed to include a waiver of confidentiality by the applicant under 35 U.S.C. 122 to the extent that any member of the public who is entitled under the provisions of 37 CFR 1.14 to access to, copies of, or information concerning, the prior application may be given similar access to, copies of, or similar information concerning, the other application or applications in the file jacket.  35 U.S.C. 120 STATEMENT: In a CPA, no reference to the prior application is needed in the first sentence of the specification and none should be submitted. If a sentence referencing the prior application is submitted, it will not be entered. A request for a CPA is the specific reference required by 35 U.S.C. 120 and to every application assigned the application number identified in such		A under 37 CFR 1.53(d), but must be filed
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		it will not be entered. A request for a CPA

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	unentered amendment previously filed		·
	CFR 1.116 in the prior nonprovisional anary amendment is enclosed.	application.	
3. This application	n is filed by fewer than all the inventors	named in the prior applica	ation, 37 CFR 1.53(d)(4).
a. 🔲 DELET	E the following inventor(s) named in the	e prior nonprovisional appl	ication:
		•••••	
	entor(s) to be deleted are set forth on a		
4. A new po	wer of attorney or authorization of agen	t (PTO/SB/81) is enclosed	i31 230442 08976322
5. Information D	isclosure Statement (IDS) is enclosed:	10/18/2005 27EMDIET 00000	
a. 🗌 PTO-1	449	01 FC:1006 02 FC:1201	740.00 OP 420.00 OP
b. Copies	of IDS Citations	03 FC:1202	18.00 GP

[Page 1 of 2]

Burden Hour Statement: This form is estimated to take 0.4 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Box CPA, Washington, DC 20231.

PTO/SB/29 (10-00)
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CLAIMS	(1) FOR	(2) NUMBER FILED	(3) NUMBER EXTRA	(4) RATE	(5) CALCULATIONS	
	TOTAL CLAIMS (37 CFR 1.16(c) or (j))	21 -20* =	1	x \$_18 =	\$ 18	
	INDEPENDENT CLAIMS (37 CFR 1.16(b) or (i))	8 -3** =	5	x \$ <u>.84</u> =	420	
	MULTIPLE DEPENDENT C	MULTIPLE DEPENDENT CLAIMS (if applicable) (37 CFR 1.16(d)) + \$ =				
		BASIC FEE (37 CFR 1.16)				
			Total of a	bove Calculations =	÷\$1178	
	Reduction by 50% for filing t					
	* Reissue claims in excess o ** Reissue independent claim		tent.	TOTAL =	\$1178	
9.	neck in the amount of $\$ rac{1}{2}$ ment by credit card. Forn dicant requests suspension	n PTO-2038 is atta	iched.	a nation of		
1. Nev [/ 2. a. b. X 3. Oth	to exceed 3 months) and a Attorney Docket Number Prior application Attorney Docket Number Receipt For Facsimile To Return Receipt Postcard ner:  The prior application UNLESS a new corres	d the fee under 37 er, if desired umber will carryover to this ransmitted CPA (P I (Should be specifically s correspondence	CFR 1.17(i) is enclos  CPA unless a new Attorney D TO/SB/29A) y itemized, See MPEP 503  address will carry ove	ed. Docket Number has bee		
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Name (Print IType)	Andrew T. Hyman
Signature	ander 1. Hyma
Registration No. (Attorney/Agent)	45,858
Date	October 15, 2002





## THE UNITED STATES PATENT AND TRADEMARK OFFICE

Re. Application of Djupsjöbacka et.al.

Group Art Unit: 2611

Serial No. 08/976,322

Primary Examiner: A. Faile

Filed November 21, 1997

Examiner: R. Brown

For: Method for Addressing a Service in Digital Video Broadcasting

U.S. Patent and Trademark Office Box CPA Assistant Commissioner for Patents Washington, DC 20231

PRELIMINARY AMENDMENT IN A CONTINUED PROSECUTION APPLICATION

RECEIVED

OCT 2.1. 2002

Technology Center 2600

Sir:

The final Official Action was dated May 21, 2002 and the response thereto was mailed by the two-month mark on Monday, July 22, 2002 with a certificate of mailing. Then the Advisory Action was mailed after the three-month mark, on September 13, 2002. According to MPEP § 710.02(e), the necessary extension for the present paper is therefore measured from the date of the Advisory Action instead of the date of the Final Action. This was confirmed by Mr. Andrew Faile on September 20, 2002 at 4:00 PM. So, the present paper is being submitted with a request for a one-month extension. Reconsideration of the rejections of the pending claims 2-19 is respectfully requested in view of the following amendments and remarks.

I hereby certify that this correspondence is being deposited today, October 15, 2002, with the United States Postal Service by Express Mail in an envelope addressed to: Assistant Commissioner for Patents, U.S. Patent and Trademark Office, Washington DC

Express Mail Label No. EV137071095US

Cathy Wilcox